		ICT OF NEW YORK							
X IN RE: Glenn D. Moroz DEBTOR(S).				CHAPTER 13 CASE NO.:					
		X							
			CHAPTER 13 PLAN		Revised 12/1/19				
		Check this box if this is ar	n amended plan. List below the sections of the plan w	hich have been change	d:				
PART 1	: NOTIC	ES_							
option is	appropria	te in your circumstance or th	hay be appropriate in some cases, but the presence of a nat it is permissible in your judicial district. Plans tha rmable. If you do not have an attorney, you may wish	t do not comply with th					
nd discu provisio unless of confirma	ss it with you of this patherwise of the station is filed to following	your attorney. If you do not alan, you or your attorney murdered by the Bankruptcy Cod. See Bankruptcy Rule 30 g matters may be of particular	this plan. Your claim may be reduced, modified, or e have an attorney, you may wish to consult one. If you ast file an objection to confirmation at least 7 days befourt. The Bankruptcy Court may confirm this plan wit 15. In addition, you may need to file a timely proof of ar importance. Debtors must check one box on each to ked as "Not Included" or if both or neither boxes ar	oppose the plan's treat fore the date set for the thout further notice if n's claim in order to be pa- line to state whether or	tment of your claim or an hearing on confirmation; o objection to id under any plan.  r not the plan includes				
	ective if se	t out later in the plan.	claim, set out in Section 3.4, which may result in	□ Included					
	a partia	l payment or no payment a	t all to the secured creditor		■ Not Included				
b.		ice of a judicial lien or nonj n Section 3.6	possessory, non-purchase-money security interest,	☐ Included	■ Not Included				
c.	Nonstan	dard provisions, set out in l	Part 9	☐ Included	■ Not Included				
1.22: T	he followii	ng matters are for informatio	nal purposes.						
a.		tor(s) is seeking to modify a se, set out in Section 3.3	a mortgage secured by the debtor(s)'s principal	□ Included	■ Not Included				
b.		ed Creditors, set out in Par	rt 5, will receive 100% distribution of their timely	■ Included	☐ Not Included				
PART 2	: PLAN	PAYMENTS AND LENGT	TH OF PLAN						
		ition earnings of the debtor od of <u>60</u> months as follows	$\mathbf{r}(\mathbf{s})$ are submitted to the supervision and control of :	the Trustee and the D	ebtor(s) shall pay to the				
\$ <u>9,90</u> Insert a		er month commencing1 ines if needed.	through and including <b>60</b> for a period of <b>6</b> 0	0 months.					
	☐ Conti	nued on attached separate pa	age(s).						
2.2:	Income	tax refunds.							
will prov 15th of	vide the Tr the year fo	ustee with signed copies of following the tax period. In a	in 100%, as provided in Part 5 of this plan, then during filed federal and state tax returns for each year comme addition to the regular monthly payments, indicated than June 15th of the year in which the tax returns are	encing with the tax year tax refunds are to be p	, no later than Apri				
2.3: Chec	Addition	nal payments.							

APPENDIX D Chapter 13 Plan Page 1

**None.** If "None" is checked, the rest of § 2.3 need not be completed.

Debtor	_(	Glenn D. N	Moroz			_	Case num	ber		
			will make additiona nd date of each antic			ee from other s	ources, as	specified below. D	escrib	be the source, estimated
PART 3	: TREA	TMENT O	F SECURED CLA	<u>IMS</u>						
3.1.:	Mainte	nance of pa	nyments (including	the debto	r(s)'s principa	l residence).				
	Check one.									
	□ None. If		"None" is checked, the rest of § 3.1 need not be completed							
			will maintain the cu by the applicable con							
			y the debtor(s).							
Name o	of Credito	or	Last 4 Digits of A Number	ccount	Principal Re (check box)	sidence	Descript	ion of Collateral		rent Installment ment (Including
PHH M	lortgage	1	4010				33 Crescent Cove Circle Seaford, NY 11783 Nassau County		CSCI	\$2,897.25
	☐ Cont	tinued on at	tached separate pag	e(s).	•		•			
3.2:	Cure of	f default (in	cluding the debtor(	(s)'s princ	cipal residence	e) <b>.</b>				
	Check o									
		None. If '	'None" is checked, t							
Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with i stated below. Unless otherwise ordered by the court, the amounts listed on a proof of claim filed before										
		Bankrupto	cy Rule 3002(c) cont	trol over a	ny contrary an					
		claim, the	amounts listed belo	w are con	trolling.					
Name o	of Credito	or Las	st 4 Digits of Acct	Principa (check b	l Residence	Description of Collateral	of	Amount Arrearage		Interest Rate (if any)
LoanC	are		8510		33 Crescent			Cove \$590,00		•
						Circle Seafo 11783 Nass County				
	ПСот	tinuad on at	tached separate pag	(a(a)				•		
	□ Cont	inuea on ai	<i>испеа ѕератаге рад</i>	e(s).						
3.3:	Modific	ration of a	mortgage secured b	v real pro	pperty of the d	lebtor(s).				
	Check of		or eguge seeureu s	j rour pr	percy or one a	(8)*				
	<b>=</b>		r(s) is not seeking to	•	0 0		• •			
			r(s) is seeking to mo Request under the							l serve and file a Loss
		J	paragraph below.		S					
The mor	tgage due	e to	(creditor name) on th	ne propert	y known as	(property a	address) uı	nder account numbe	r endi	ng x (last four
										es and other expenses ew principal balance,
including	g capitali:	zed arrears	will be \$ (cur	rent total	balance), and v	vill be paid at _	% in	terest amortized over	er	years with an
			of \$ (total propaged monthly payme							escrow portion of to the trustee while loss
mitigatio commen	on is pend cement o	ling and unt f a trial loar	il such time as the d	ebtor(s) h ebtor(s) w	as commenced fill amend the <b>(</b>	payment under Chapter 13 Plan	a trial loa	n modification. Con	itempo	
	☐ Cont	inued on at	tached separate page	e(s).						11 (11)
		on loss mit	r(s) is seeking to mo tigation efforts seve he paragraph above	n (7) days					ınd sh	all file a status letter
			r(s) has been offered		epted a trial lo	oan modificatio	on. Compl	ete the paragraph b	elow.	

Debtor	Glenn D. Moroz			Case number					
The mortg digits of a plan, in th permanen Order, the this parag After Cou confirmed indicated	gage due to ccount nur e amount : t modifical Trustee is raph is refi rt authoriz without front the pro-	Glenn D. Moroz  Case number  ge due to (creditor name) on the property known as (property address) under account number ending x (last four ount number) is in default as of this date. The Debtor(s) has accepted a trial loan modification. Monthly payments under the trial period amount stated in Section 3.1 above, shall be paid directly to the secured creditor commencing on, and shall continue until a nodification agreement is authorized by the Court. Upon such Court authorization, except as otherwise expressly provided by Court rustee is directed to cease any further disbursements on account of arrearage due on the claim of The proof of claim affected by this reflected on the Court's Claims Register as Claim #, originally filed for the benefit of in the total amount of \$ authorization of the permanent modification agreement, if all other requirements for confirmation are satisfied, this plan may be without further amendment incorporating the order only if this plan is timely served upon the secured creditor on the address for notices the proof of claim.  Continued on attached separate page(s).							
	Request for valuation of security, payment of fully secured claims, and modification of under-secured claims. <i>Check one.</i>								
		None. If "None" is che The remainder of this The debtor(s) shall file	paragraph is only e	effective if the application in the value of the second	able box in Part 1 of ured claims listed below	ow. Such claim shall l			
	r	order of the court upon non-bankruptcy law ab lischarge of the debtor	sent an order determi	ining such motion, and					
Name of	Creditor	Last 4 Digits of Acct No.	Description of Collateral	Value of Collateral	Total Amount of Claim	Estimated Amount of Creditor's Secured Claim	Estimated Amount of Creditor's Unsecured Claim		
-NONE-									
3.5:	<ul> <li>□ Continued on attached separate page(s).</li> <li>Secured claims on personal property excluded from 11 U.S.C. §506.</li> <li>Check one.</li> <li>■ None. If "None" is checked, the rest of § 3.5 need not be completed.</li> <li>□ The claims listed below were either:</li> <li>• Incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s); or</li> <li>• incurred within 1 year of the petition date and secured by a purchase money security interest in any other thing of value.</li> <li>These claims will be paid pursuant to §3.1 and/or §3.2. (The claims must be referenced in those sections as well.) Unless otherwise ordered by the court, the claim amount stated on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) controls over any contrary amount listed below. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling.</li> </ul>						er thing of value. well.) Unless nder Bankruptcy of claim, the		
Name of -NONE-	Creditor	Last 4 Digit	s of Acct No. Co	llateral	Amount of Clair	m Interest	Rate		
	☐ Contin	ued on attached separ	ate page(s).						
3.6:									
The debtor(s) shall file a motion to avoid the following judicial liens or nonpossessory, non-purchase money security int the claims listed below impair exemptions to which the debtor(s) are entitled under 11 U.S.C. §522(b) or applicable state See 11 U.S.C. §522(f) and Bankruptcy Rule 4003(d). Such claim shall be paid pursuant to order of the court upon determined to the court upon determin						olicable state law.			

of such motion.

Debtor Glenn D. Moroz					(	Case number				
Name of	Creditor	Attorne Credito	•	n Identification	Description of Collateral		mated Amount Secured Claim	Interest Rate of Secured Portionary		Estimated Amount of Unsecured Claim
-NONE-								urry		Cium
	☐ Contir	nued on att	ached separate pa	ige(s).						
3.7:	Surrende	er of collat	teral.							
	Check on		None" is checked	1 the nest of 8 2	7 need not be as	mulated				
		The debtor that upon under 11 U	r(s) elect to surrer confirmation of th	nder to each cre nis plan the stay erminated. Any	editor listed below under 11 U.S.C	v the collat . §362(a) b	e terminated as to	o the collateral	only a	The debtor(s) request nd that the stay on of the collateral
	Creditor	•		Last 4 Digits	of Acct No.		Description of	Collateral		
-NONE-	•									
	☐ Contin	nued on att	ached separate pa	ige(s).						
PART 4:	TREAT	MENT OF	F FEES AND PR	IORITY CLA	<u>IMS</u>					
4.1:	General.									
	fees and a		priority claims, in	ncluding domes	stic support oblig	ations othe	er than those trea	ted in §4.5, wil	l be pa	id in full without
4.2:	Trustee's	s fees.								
Trustee's	fees are g	overned by	y statute and may	change during	the course of the	case.				
4.3:	Attorney	's fees.								
The balar	nce of the	fees owed	to the attorney for	r the debtor(s) i	s \$ <u><b>0.00</b></u> .					
4.4	Priority	claims oth	er than attorney	's fees and tho	se treated in § 4.	.5.				
	Check on		None" is checked	the rest of 8 1	Anaad not ha co	nmpleted				
			r(s) intend to pay				lan:			
		N	Name of Creditor				Estima	ted Claim Amo	unt	
-NONE-	•									
	☐ Contin	nued on att	ached separate pa	age(s).						
4.5	Domestic	support o	obligations.							
	Check on		None" is checked	the rest of 8 4	5 need not be co	nmpleted				
		=		=		-	s obligation. <i>Cor</i>	nplete table bei	low; de	o not fill in arrears
		amount. The debtorbelow.	r(s) has a domesti	c support oblig	ation that is not o	current and	will be paying a	rrears through t	the Pla	n. Complete table
Name of	Recipien	t	Date of Order	N	ame of Court		Monthly DSO			nt of Arrears to be arough Plan, If Any

## PART 5: TREATMENT OF NONPRIORITY UNSECURED CLAIMS

-NONE-

Debt	tor Glei	nn D. Moroz		Case number
Allov	wed nonpriority i	unsecured claims will be paid pro	rata:	
ı	Not less t	han the sum of \$ han <b>100</b> % of the total amou funds remaining after disburseme		reditors provided for in this plan.
If mo	ore than one option	on is checked, the option providing	ng the largest payment will be ef	fective.
PAR'	T 6: EXECUTO	DRY CONTRACTS AND UNE	XPIRED LEASES	
	The executory c pired leases are		isted below are assumed and w	ill be treated as specified. All other executory contracts and
Checi	k one.	·		
	■ No	one. If "None" is checked, the re	est of § 6.1 need not be completed	l.
	□ A:		nt payments will be paid directly	by the debtor(s) as specified below, subject to any contrary
Nam	ne of Creditor	Description of Leased Property or Executory Contract	Current Installment Payment by Debtor	Amount of Arrearage to be Paid by Trustee
-NO	NE-	Contract		
PAR'	T 7: VESTING	OF PROPERTY OF THE EST	ΓΑΤΕ	
Unles	ss otherwise prov	vided in the Order of Confirmation	on, property of the estate will ves	t in the debtor(s) upon completion of the plan.
		TITION OBLIGATIONS		
8.1:	Post-petitio			mestic support obligations are to be made directly by the
8.2:	Throughout order of the		(s) will not incur post-petition de	bt over \$2,500.00 without written consent of the Trustee or by
PAR'	T 9: NONSTAN	NDARD PLAN PROVISIONS		
9.1:	Check "No	ne" or list nonstandard plan pr	ovisions.	
	■ No	one. If "None" is checked, the re	est of Part 9.1 need not be comple	eted.
		ale 3015(c), nonstandard provision ating from it. Nonstandard provis		nstandard provision is a provision not otherwise included in are ineffective.
The f	following plan p	provisions will be effective only	if there is a check in the box "in	ncluded" in §1.1(c).
PAR'	T 10: CERTIFI	CATION AND SIGNATURE(	<u>S):</u>	
10.1:	I/we do her	eby certify that this plan does not	t contain any nonstandard provis	ions other than those set out in the final paragraph.
X _	/s/ Glenn D. Mor Glenn D. Mor Signature of De	oz	XSignature	of Debtor 2
	Signature of De	UU1 1		

Dated:

Dated:

March 18, 2022

Debtor		Glenn D. Moroz		Case number	
-	Peter Co	/ Peter Corey eter Corey gnature of Attorney for Debtor(s)			

Dated: March 18, 2022